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POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I horoby royales all						
37 CFR 3.73(b).	previous powers of attorney	given in the app	olication identified in the	ne attached state	ment under	
I hereby appoint:						
X Practitioners asso	ciated with the Customer Number:	29159				
OR OR		L				
Practitioner(s) nar	med below (if more than ten patent p	practitioners are to	be named, then a customer	r number must be us	ed):	
	Name	Registration	Name		Registration	
		Number			Number	
as afformer(s) or agent(s)) to represent the undersigned before	the United State	C-tool and Trademork Of	**********		
any and all patent applica	ations assigned only to the undersigned beton accordance with 37 CFR 3.73(b).	ned according to the	Patent and Trademark On ie USPTO assignment reco	fice (USPTO) in conr ords or assignment do	ection with ocuments	
	spondence address for the applicati	on Mentified in the	attached statement under 9	7 OED 3 73/h) to:		
_	ponac	OII IGOIAMICO III III	attaches statement siles,	17 CFR 3.75(0) to.		
The address associated with Customer Number: 29159						
OR	Sociated milit outsomer marines.	471.37				
Firm or Individual Name						
Address						
City		State		Zip		
Country						
Telephone			r ,			
i elepnone			Email			
Assignee Name and Addr	agg.					
IGT	000.					
9295 Prototype	Drive					
Reno, Nevada 8						
t copy of this form, t	ogether with a statement und on in which this form is used	er 37 CFR 3.73(i	o) (Form PTO/SB/96 or Lunder 37 CFR 3 73(b)	equivalent) is req	uired to be	
he practitioners appo	ointed in this form if the appo	Inted practition	er is authorized to act of	on behalf of the a	a by one or ssignee,	
ind must identify the	application in which this Pov	ver of Attorney i	s to be filed.			

SIGNATURE of Assignee of Record The individual whose signature and title is supplied below is authorized to act on behalf of the assignee					
Signature	$\Omega.X.$	1	Date 1/6/2000		
Name	J. Kenneth	Creighton	Telephone		
Title	Accietant	Conomol Commel/And-t	A. G		

Into Assistant General Commes | Assistant Secretary |
This collection of information is required by 37 CR1 3.1, 13.2 and 1.33. This information is required to obtain or retain a benefit by the public which is to fife (and by the UPPT Or process) an application. Confiderability is governed by 38 U.S.C. 122 and 37 CPR 1.11 and 1.14. This collection is estimated to take 3 minuses of the public objects of the public which is to first objects of the public object

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STATEMENT	UNDER 37 CFR 3.73(b)
Applicant/Patent Owner: Lee Cannon	
Application No./Patent No.: 10/028,757 Fil	ed/Issue Date:December 21, 2001
Entitled:	
Anchor Gaming , a (Name of Assignee)	Corporation (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)
states that it is:	
In [X] the assignee of the entire right, title, and interest; of	r
an assignee of less than the entire right, title and in (The extent (by percentage) of its ownership interest.)	nterest st is%)
in the patent application/patent identified above by virtue	of either.
A. An assignment from the inventor(s) of the patent a in the United States Patent and Trademark Office a thereof is attached.	pplication/patent identified above. The assignment was recorded t Reel, Frame, or for which a copy
OR B. X A chain of title from the inventor(s), of the patent a	pplication/patent identified above, to the current assignee as follows:
1. From: Lee E. Cannon	To: Anchor Gaming
The document was recorded in the United S Reel 012642 Frame 0152	States Patent and Trademark Office at
2. From: Anchor Gaming	To: IGT
The document was recorded in the United S Reel, Frame	States Patent and Trademark Office at, or for which a copy thereof is attached.
3. From:	То:
The document was recorded in the United S	States Patent and Trademark Office at, or for which a copy thereof is attached.
Additional documents in the chain of title are lis	ted on a supplemental sheet.
was, or concurrently is being, submitted for recordation p	y evidence of the chain of title from the original owner to the assignee ursuant to 37 CFR 3.11. In assignment document(s)) must be submitted to Assignment coord the assignment in the records of the USPTO. <u>See MPEP</u>
The undersigned (whose title is supplied below) is autho	rized to act on behalf of the assignee.
Clow If him	
Signature	Date
Adam H. Masia	(312) 807-4284
Printed or Typed Name	Telephone Number
Attorney of Record	

This collection of Information is required by 37 CFR 3.7(b). The information is required to obtain or retain a benefit by the public which is to fise (and by the USPTO to proceed) an application. Conditionalisty is appeared by 35 US. C.12 and 37 CFR 1.11 and 1.14. This collection is estimated to be 12 millurated to complete, including gathering, propering, and submitting the completed application form to the USPTO. Time will vary depending upon the individual cases. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burder, should be sent to the information Officer, U.S. Petent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, V.A. 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, V.A. 22313-1450.

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 (J. SC. 2(D)(2); (2) famishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, nursuant to 5 U.S.C. 552a(m).
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or hisher designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 152(b). The public of the formation of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued natent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or reculation.

ASSIGNMENT AGREEMENT

This	assignment	agreement	("Assignment")	is	entered	into	the		day	of
	, 2003 ("	Effective Da	ate") by and betw	een	subsidia	ry Ar	ichor	Gaming, a	Neva	ıda
corporation	("Assignor")	and parent	IGT, a Nevada	COI	poration	("As	signe	e"), both l	aving	зa
place of busi	ness at 9295	Prototype D	rive, Reno, Neva	da.						

For good and valuable consideration sufficiently received the parties agree as follows:

As used herein, "Patent Rights" means the U.S. applications and patents listed in Attachment A and any continuations, continuations in part, divisions, reexaminations, reissues, substitutes, renewals or extensions thereof, and any related PCT or foreign applications or patents, in particular those listed in Attachment B, and any continuations, continuations in part, divisions, reexaminations, reissues, substitutes, renewals or extensions thereof. Assignor hereby firevocably sells, assigns and transfers to Assignee and its successors, assigns and legal representatives, the entire right, title and interest, both legal and equitable, throughout the world, in the Patent Rights, including the rights to any and all improvements therefrom. This assignment includes the assignment of the rights to sue for and retain past, present, and future damages and seek other remedies for past, present or future patent infringement of the Patent Rights or other rights that Assignor may have been able to assert against other parties under the Patent Rights before or after the Effective Date.

Assignor agrees to promptly execute or instruct its employees to so execute and deliver to Assignee or its legal representative any and all papers, instruments or affidavits required to prepare, file, obtain, maintain, issue, defend and enforce the Patent Rights.

This Assignment shall be governed by and construed in accordance with the laws of the state of Nevada, without regard to its choice-of-law rules except that questions affecting the construction and effect of any patent shall be determined by the law of the country in which the patent was granted. However, any provision of this Assignment that is prohibited, invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition, invalidity or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction.

This Assignment and Attachments A and B hereto set forth the entire agreement and understanding between the parties as to the Patent Rights and merges and supersedes all prior discussions, proposals, offers and agreements, if any, with respect to the subject matter of this Assignment.

IN WITNESS WHEREOF, the parties hereto have executed and delivered this Assignment by their duly authorized officers and representatives, effective as of the Effective Date.

Assignor
Name: T.J. Matthews

Title: Authorized Signor Date: April 14, 2003 Assigned

Name: Sara Beth Brown
Title: General Counsel and Secretary

Date: April 11, 2003

State of <u>Quada</u>)
County of <u>Washar</u>)

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year of this certificate first above written.



Notary Public

State of Nada)

County of 1 2 2 2 2 2

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year of this certificate first above written.

KINGERLEY ANN DIWINO
Norary Public - State of Nevada
Against - cook of Visite Conty
loc 95-0574-6, Supris Systems 11, 2003

Notary Public

Exhibit A

US Patents

5,100,137		5,167,413	5,242,163
5,251,897		5,322,295	5,411,257
5,431,408		5,437,451	5,636,842
5,820,460		5,882,261	5,911,418
6,113,098		6,120,031	6,201,532
6,322,078		6,358,146	6,386,974
6,416,408		6,494,454	

US Applications

08/500,532	09/106,659	09/159,185
09/169,667	09/399,199	09/400,378
09/586,522	09/655,251	09/655,252
09/666,993	 09/675,829	09/754,450
09/864,927	09/866,388	09/866,389
09/872,489	09/932,741	09/939,001
09/966,339	09/966,763	09/971,993
09/997,856	09/998,927	10/005,213
10/005,849	10/005,851	10/020,866
10/027,808	10/027,888	10/027,928
10/028,401	10/028,756	10/028,757
10/028,847	10/029,225	10/029,379
10/029,381	10/029,384	10/029,398
10/036,092	10/037,446	10/039,185
10/039,228	10/098,303	10/144,578
10/145,260	10/165,227	10/281,787
10/308,551	10/324,724	10/353,689
10/367.314		

Exhibit B

PCT Applications

PCT/US01/27462	PCT/US01/27507	PCT/US01/30138
PCT/US02/00335	PCT/US02/16125	PCT/US02/16514
PCT/US02/16557	PCT/US02/16751	PCT/US02/26358
PCT/US02/31661	PCT/US02/36065	PCT/US02/38185
PCT/US02/38204	PCT/US02/38452	PCT/US02/38696
PCT/US02/39283	PCT/US02/40535	

Australian Patents

740,272

742,728

Australian Applications

48815/99	25026/00	45126/00
24217/01	14780/02	2002300641
2002301146	2002313988	2002318903
2002320645	2002320464	

Canadian Applications

2,180,693	2,282,782	2,285,752
2,285,756	2,336,280	2,344,587
2,375,701	2,377,199	2,404,178
2 405 217		

EPO Patents

753,331 (validated in Germany, Monaco, the Netherlands and Spain)

EPO Applications

99650087.2	99928802.0	00903251.7
000070407		

Japanese Applications

269702/1999

2000-573822

British Applications

0106528.3 0229513.7 0227299.5

0229511.1

Mexican Applications

PA/a/2001/002900

Brazilian Applications

PI 9904356-4

German Applications

199 83 571.3

Polish Applications

P351957

Spanish Applications

P200150019